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December 24, 2013

VIA ECF

Chambers of the Honorable Leonard D. Wexler
Alfonse M. D'Amato United States Courthouse
Eastern District of New York
100 Federal Plaza,
Central Islip, New York 11722

***Re: Government Employees Insurance Company, et al.
v. Jean D. Miller, D.O., et al.
Docket No.: 2:13-cv-2706 (LDW)(GRB)***

To the Honorable Leonard D. Wexler:

This office represents the plaintiffs, Government Employees Insurance Company, et al. (hereinafter collectively referred to as "GEICO") in the above-referenced matter.

We are pleased to advise the Court that GEICO has reached a confidential resolution of this action with a vast majority of the defendants, including:

- (1) Thayer Medical P.C. ("Thayer P.C.");
- (2) Jean D. Miller, DO, P.C. ("Miller");
- (3) Tatiana A. Pavlova, Physician, PLLC ("Pavlova PLLC");
- (4) Total Body Chiropractic, P.C. ("Total P.C.");
- (5) Healing Chiropractic Care, P.C. ("Healing P.C.");
- (6) Vista Chiropractic, P.C. ("Vista P.C.");
- (7) Extreme Relief Chiropractic Care, P.C. ("Extreme P.C.");

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- (8) Brad Mgmt, Inc. (“Brad Inc.”);
- (9) Jean D. Miller, D.O. (“Dr. Miller”);
- (10) Tatiana Pavlova, M.D. (“Dr. Pavlova”);
- (11) Lyudmila Poretskaya, M.D. (“Dr. Poretskaya”);
- (12) Hugo Pacheco (“Pacheco”);
- (13) Glenn Acas Luna (“Luna”);
- (14) Josehua Vainer a/k/a Josh Vainer a/k/a Josh Vaimen (“Vainer”);
- (15) Thayer P.C., Miller, Pavlova PLLC, Total P.C., Healing P.C., Vista P.C., Extreme P.C., Brad Inc., Dr. Miller, Dr. Pavlova, Dr. Poretskaya, Pacheco, Luna and Vainer are hereinafter collectively referred to as the “SETTLING DEFENDANTS”.

We are submitting to the Court for approval the following: (1) a Stipulation consenting to the jurisdiction and entry of the Order and Permanent Injunction with regard to the SETTLING Defendants; and (2) a Proposed Order and Permanent Injunction with regard to the SETTLING Defendants.

GEICO respectfully requests that the Court So-Order the Order and Permanent Injunction.

At this time, the only defendants who remain in this action are: GARY RITHOLZ, M.D., MOSIAC MEDICAL, P.C. and RYTIS VALSKYS, M.D.

The Court’s attention to this matter is greatly appreciated. If you should have any questions regarding this matter, please feel free to contact me at your convenience.

Respectfully submitted,
BRUNO, GERBINO & SORIANO, LLP

By: /S/
MICHAEL A. CALLINAN (MC7052)

MAC
Enclosure

CC: **VIA ECF**
All Parties

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